IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF DELAWARE

REX MEDICAL LP, Plaintiff. C.A. No. 05-028- GMS v. DATASCOPE CORP., Defendant.

JOINT STIPULATION

The parties respectfully request, and hereby stipulate to, subject to the Court's approval, two modifications to the scheduling order, in order to facilitate the parties' ongoing efforts to settle this matter. The parties do not believe the proposed modifications would necessitate a change in the June 20, 2006 pretrial conference or the July 10, 2006 trial date.

The parties have had multiple meetings with the United States Magistrate as part of ongoing settlement negotiations to resolve this litigation. These settlement negotiations include potential business transactions between the parties that would resolve the underlying business disputes. The settlement proposals under discussion involve some complexity in that they involve the transfer of intellectual property and royalty rights rather than a simple exchange of cash. Although these settlement efforts have not yet been successful, the parties have made some progress and both parties are still hopeful that their settlement efforts will be successful. To allow the settlement negotiations to continue, but also allow the parties to complete discovery and prepare to file dispositive motions and have them briefed for the Court in a

timely fashion if necessary, the parties respectfully request that the schedule be amended as follows:

Matter	Old Date	Proposed New Date
Completion of Fact Discovery	January 31, 2006	February 28, 2006
Cut Off to File Case Dispositive Motions and Opening Briefs	February 14, 2006	March 14, 2006
Due Date for Answering Briefs on Case Dispositive Motions		April 4, 2006
Due Date for Reply Brief's on Case Dispositive Motions		April 11, 2006

No other dates in the Scheduling Order would be affected.

YOUNG CONAWAY STARGATT & FOX ROTHSCHILD, LLP TAYLOR, LLP /s/ Gregory B. Williams /s/ Rolin P. Bissell Gregory B. Williams(# 4195) Rolin P. Bissell (# 4478) 1000 West Street, 17th Floor 919 North Market Street, Suite 1300 P.O. Box 2323 The Brandywine Building Wilmington, DE 19899-0391 Wilmington, DE 19899-2323 302-571-6560 302-622-4211 302-576-3474 (facsimile) 302-656-8920 (facsimile) gwilliams@foxrothschild.com rbissell@ycst.com Attorneys for Plaintiff Rex Medical, L.P. Attorneys for Defendant Datascope Corp. Date: January 19, 2006 **SO ORDERED** this ______ day of ________, 2005. United States District Judge

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